IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Adam Michael Fenne

Serial No. 09/428,395

Filed: October 28, 1999

For:

MATCHING OF A REDUCED

SPECTRUM LIGHTING SOURCE WITH VIDEO ENCODING PROGRAM

VARIABLES FOR INCREASED

DATA COMPRESSION

RATIOS

Group Art: 2613

Examiner: Howard W. Britton

FAX RECEIVED SEP 2 9 2003

PETITIONS OFFICE

PETITION TO WITHDRAW HOLDING OF ABANDONMENT

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicant hereby petitions the Commissioner of the U.S. Patent and Trademark Office to withdraw the holding of abandonment on the above referenced application. Under *Delgar v. Schulyer*, 172 USPQ 513 (D.D.C. 1971), and MPEP § 711.03(c), Applicant's failure to receive an Office action may be considered in a petition to withdraw the holding of abandonment. Applicant failed to receive a notice of allowance mailed by the U.S. Patent and Trademark Office on February 11, 2003, and requests that the holding of abandonment on the above referenced matter be removed in consideration of the remarks below.

CERTIFICATE OF MAILING (37 C.F.R. §1.8a)

I hereby certify that this paper (along with any referred to as being attached hereto) is being deposited with the United States Postal Service on the date shown below with sufficient postage as First Class Mail in an envelope addressed to the Commissioner for Patents, Washington, D.C. 2023.

Date of Deposit

Signature of Person Mailing Paper

REMARKS

On December 19, 2002, Applicant timely filed a terminal disclaimer and response to an Office Action, mailed by the U.S. Patent and Trademark Office on October 3, 2002. A postcard was received from the U.S. Patent and Trademark Office on January 3, 2003, stamped December 27, 2002 by the P.T.O. See Exhibit 1, attached herein. The Office Action response was entered by our docketing manager, Mr. Kory Mingus, and a status check for the patent application was noted in the docket for December 19, 2003. See Exhibit 2, attached herein. A one-year status check after the filing of a response is standard procedure for our firm.

On June 2, 2003, at the request of the patent agent in charge of the application, Ms. Robin Clow of Howrey Simon spoke with Examiner Britton regarding the status of the application. Examiner Britton notified her that the application was allowed and a notice of allowance was mailed on February 11, 2003. Ms. Clow immediately spoke to several individuals at the U.S. Patent and Trademark Office, and on June 13, 2003, a notice of allowance was faxed to our office by Ms. Toni Hood in the Office of Publications. A thorough search of the file jacket and docket sheet uncovered no notice of allowance documents or entries. In addition, a search of our computer databases for routinely scanned material received by the U.S. Patent and Trademark Office turned up no documents for the instant application during the relevant period of time.

In light of the foregoing remarks, Applicant believes that he has made a good faith showing that the office action was not received. Applicant has also fulfilled the requirements under 37 C.F.R. § 1.181(f) by timely filing this petition within two weeks of receiving the faxed notice of allowance. In further support of his good faith showing, Applicant includes with this Petition a completed Issue Fee Transmittal and Issue Fee, which is fully responsive to the non-received notice of allowance.

Applicant believes that under MPEP § 711.03(c), no fee is due with this Petition. However, if any fees are required, the Commissioner is hereby authorized to charge our Deposit Account No. 08-3038, referencing Docket No. 05742.0007.CPUS00. Withdrawal of the holding of abandonment, and entry of payment for the enclosed issue fee notification is respectfully requested.

Respectfully submitted,

Date: June 27, 2003

HOWREY SIMON ARNOLD & WHITE, LLP 301 Ravenswood Avenue, Box No. 34 Menlo Park, CA 94025 FAX No. (650) 463-8400 Telephone No. (949) 759-3904

949 721 6910

T-872 P.008/021 F-027

NO POSTAGE NECESSARY



IF MAILED INTHE UNITED STATES

HOUSTON TX

POSTAGE WILL BE PAID BY ADDRESSEE

HOWREY SIMON ARNOLD & WHITE, LLP RECEIVED 301 RAVENSWOOD AVENUE **BOX 34** MENLO PARK, CA 94025

JAN 0 3 2003

Howrey - SV

Haallaalllaadhaaddhaadhlaadhlaad

FAX RECEIVED SEP 2 9 2003

PETITIONS OFFICE

Please indicate receipt of the be	'-identified paper:			PTO
	Utility	Priority Date:	•	
Foreign priority already cla	imed	Fee Amount:	or any related fee not s	pecified
Continuation	CIP	Divisional	CPA 🔲	
Specification:		Drawings:		
Response to Office Action Date	ed: 10/3/02		Final Rejection	
Other: Transmittal Letter (2 pa	iges); Submission of Fo	ormal Drawings; Fo	ormal Drawings; Ten	minal '
Disclaimer and postcard				
Assignment Enclosed	Cent. of Timely	y Mailing .	Exp. Mail:	DEC 2 7 7007
	IDENTIFICATION	OF APPLICATION	<u>NO</u>	E &
Serial No.: 09/428,395		Respons	sible Attorney: RCL	To MADEMARY
Title: MATCHING OF A REDUCED SPECTRUM LIGHTING SOURCE WITH VIDEO ENCODING				
PROGRAM VARIABLES FOR INCREASED DATA COMPRESSION RATIOS				
Applicant: Adam Michael Fenne		Entered	By:	·
Client: Pixelon.com, Inc.	•	Firm File No.:057	742.0007.CPUS00	· · · · · · · · · · · · · · · · · · ·
	ed: 10/28/99	Due Date:		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of:

Adam Michael Fenne

Application No.: 09/428,395

Filed: October 28, 1999

Washington, D.C. 20231

For: MATCHING OF A REDUCED

SPECTRUM LIGHTING SOURCE WITH VIDEO ENCODING PROGRAM VARIABLES FOR INCREASED DATA

COMPRESSION RATIOS

Commissioner of Patents and Trademarks

Art Unit: 2613

Examiner: Howard W. Britton

FILE COPY

TRANSMITTAL OF RESPONSE TO OFFICE ACTION

FAX RECEIVED

SEP 2 9 2003

PETITIONS OFFICE

Dear Sir:

Applicant submits the following documents for appropriate action by the U.S. Patent and Trademark Office:

Response to Office Action;

Submission of Formal Drawings;

▼ Formal Drawings;

I Terminal Disclaimer; and

CERTIFICATE OF MAILING (37 C.F.R. §1.8a)

I hereby certify that this paper (along with any referred to as being attached hereto) is being deposited with the United States Postal Service on the date shown below with sufficient postage as First Class Mail in an envelope addressed to the Commissioner for Patents, Washington, D.C. 20231.

Date of Deposit

Robin L. Clow

Name of Person Mailing Paper

B. Claw

Signature of Person Mailing Paper

Return postcard.

The U.S. Patent and Trademark Office is hereby authorized to charge \$55.00, and charge any fee deficiency or credit any overpayment, to our Deposit Account No. 08-3038, referencing Docket No. 05742.0007.CPUS00.

Respectfully submitted,

Dated: December $\cancel{\mathbb{Z}}$, 2002.

William C. Rooklidge, Reg. No. 31,791

HOWREY SIMON ARNOLD & WHITE, LLP

Box No. 34

301 Ravenswood Avenue

Menlo Park, CA 94025

Facsimile: (650) 463-8400 Telephone: (949) 759-2904

Howrey 1 ket No. 05742.0007,CPUS00

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Adam Michael Fenne

Serial No. 09/428,395

Filed: October 28, 1999

For:

MATCHING OF A REDUCED

SPECTRUM LIGHTING SOURCE WITH VIDEO ENCODING PROGRAM

VARIABLES FOR INCREASED

DATA COMPRESSION

RATIOS

Group Art: 2613

Examiner: Howard W. Britton

RESPONSE TO OFFICE ACTION

Commissioner for Patents Washington, D.C. 20231

FAX RECEIVED SEP 2 9 2003

Dear Sir:

PETITION'S CITICE

In response to the Office Action mailed October 3, 2002, kindly enter the following remarks:

REMARKS

Claims 1-13 are pending in the instant application. Claims 9-13 have been allowed.

Claims 1-8 were provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-6 of copending Application No. 09/351,618 (now U.S. Patent No. 6,470,048). The drawings were objected to as being informal.

CERTIFICATE OF MAILING (37 C.F.R. §1.8a)

I hereby certify that this paper (along with any referred to as being attached hereto) is being deposited with the United States Postal Service on the date shown below with sufficient postage as First Class Mail in an envelope addressed to the Commissioner for Patents, Washington, D.C. 20231.

Date of Deposit

Robin L. Clow

Name of Person Mailing Paper

Signature of Person Mailing Paper

Howrey Denet No. 05742.0010,NPUS00

All of the stated grounds of rejection have been rendered moot with the timely filing of a terminal disclaimer in compliance with 37 C.F.R. § 1.321(c). In addition, formal drawings in accordance with 37 C.F.R.§ 1.84 are herewith submitted to overcome the objections to the drawings. As such, the instant application is in condition for allowance. Prompt and favorable consideration of this Response is respectfully requested.

The U.S. Patent and Trademark Office is hereby authorized to charge \$55.00 for the Terminal Disclaimer Fee under 37 C.F.R. § 1.20(d), and charge any fee deficiency or credit any overpayment, to our Deposit Account No. 08-3038, referencing Docket No. 05742.0007.CPUS00.

Respectfully submitted.

Date: December 8, 2002

William C. Rooklidge, Reg. No. 31, 791

HOWREY SIMON ARNOLD & WHITE, LLP 301 Ravenswood Avenue, Box No. 34 Menlo Park, CA 94025 FAX No. (650) 463-8400 Telephone No. (949) 759-3904

<u>I-872</u> P.015/021

→ Howrey Simon Arnold and _ite, LLP

Please 1 on top of last Correspondence

CASE RECORD LISTING

File No

05742.0007.CPUS00

Status Code

PEN

Old Matter Number

Country Code

US...

Short Title

Matching of a Reduced Spectrum Lighting Source with Video Encoding Program Variables for Increased Data

Савс Туре

CIP

Region

Compression Ratios CALIFORNIA

Last Amended

Location

Last Amended By

KMINGUS

IRVINE

Entity Size Ind

Defendant (Opps)

Small

Opposer (Opps) Language of Filing

CPA Reportable Module

Y Patents.

Base Reference

Application No. / Date

Date

28 Oct 1999

Number

Grant / Issue No. / Date Publication (early)

Publication (post-examination)

09/428,395

Role Type

Inventor

Name

Fenne Adam Michael

Client

Pixelon.com, a California corporation

Billing Attorney

Rooklidge William C.

Responsible Attorney

Rooklidge William C.

Action Person

Please f' on top of last Correspondence

· Howrey Simon Arnold and White, LLP

CASE RECORD LISTING

Diary Due Dates	Action	Соппець	Completed Date
6/1/2003	Status of Filing Receipt	(orig d/l 5/5/02) Filing Receip	n.
	•	missing from transferred file;	
İ		8/20/02 - sent Client further	
		req for power to obtain	
		copy;10/22/02 - spoke to Client remd of Filing Receipt	
		inst-client wil confer to	
ļ		determine costs; per RClow's	
		4/29/03 email inst - move	
12/19/2003	Status Office Action	06/02/03 - per RClow talked	•
		w/Exam Britton - case allowed	1
		in February - Notice of	
ĺ		Allowance sent on 2/11/03 & published 4/25/03	
1/28/2000	Status of Missing Parts	published 4/25/03	12/1/1999
1/26/2000	Response to Missing Parts Due		1/20/2000
6/20/2002	Status of Revocation/POA	12/20/01 - filed Rev/POA &	2/5/2002
Į.		Change of Correspondence	
		Address; 01/07/02 - rec'd	
		Return Rev/POA Postcard	
		date-stamped 12/20/01;	
		02/05/02 - rec'd Notice Rc POA dated 1/7/02 - POA	
		accented	
7/13/2002	Status of Assignment Recordal	Pixelon to Dante due to a	5/10/2002
j	_	bankruptcy procedure	
		re-submitted February 27,	
		2002 by Joel Voelzke;	
		05/10/02 - dtd Notice of Recordation rec'd	
10/1/2002	Status of Patent Application	04/01/02 - left mess, w/ Ex.	10/9/2002
	- mass	req. status of app.; 04/02/02 -	10/3/2002
		Ex. left mess, con, that there	
		are no outstanding OA (no	
		action yet), Ex. says it will be	
		3-6 m. before OA is ready to	
1/9/2003	Status Check	be sent;	10/9/2002
1/3/2003	Response to OA	10/09/02 - rec'd 3M Non-Final	, -
		Office Action dtd 10/3;	· 4: 11 EUUL
		10/11/02 - sent Client copy of	
		OA & req inst by 11/15/02; per	-
		LPW's 11/18 dkt - rec'd Client	
		inst to file terminal disclaimer;	
		12/19/02 - filed Resp to OA; 12/19/02 - sent Client copy of	
		Resp filed	į
2/3/2003	Response to OA Extension 1	01/03/03 - rec'd Return	12/19/2002
	•	Postcard dtd 12/27/02	
3/3/2003	Response to OA Extension 2	•	12/19/2002
4/3/2003	Response to OA Final Deadline		12/19/2002

Please file on top of last Correspondence

Howrey Simon Arnold and White, LP

CASE RECORD LISTING

Abstract

Remarks

Client No.: 17954-22

Examiner: George Bugg (703-305-2329)

12/20/01 - filed Rev/POA & Change of Correspondence Address; 01/07/02 - rec'd Return Rev/POA Postcard date-stamped 12/20/01; 02/04/02 - rec'd Notice of Non-Recordation dated 01/25/02 - 2-sided pgs not acceptable (Assignment from Pixelon to Dante re Bankruptcy sale also for 3NPUS00,4NPUS00, 5NPUS00, 6CPUS01, 7CPUS00, 8CPUS00, 9CPUS00 & 09/351,028 - see 0006NPUS00 for docketing); 02/12/02 - rec'd Notice of Recordation did 1/26/02 - Recl/Frame: 012336/0853, Recordation Date: 12/03/01, Dante Pugliese to Pixelon.com, Inc.; per K. Cheatham - POA was rec'd and is in file;

Assigment Info (Bankruptey Sale) Reel/Frame: 012675/0337 Assignor: Pixelon, Inc. Assignee: Dante Pugliese Recordation Date: 02/27/02

Claims

Date Docketed: 02 Jun 2003	
DOCKETED BY:	CHECKED BY:

P.018/021

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Adam Michael Fenne

2613 Art Unit:

Appl. No.: 09/428,395

Examiner: Howard W. Britton

Filed: October 28, 1999

Atty. Docket: 05742.0007.CPUS00

For:

Matching of a Reduced Spectrum

Lighting Source with Video **Encoding Program Variables for Increased Data Compression**

Ratios

Notice of Correspondence Address

Commissioner for Patents Washington, D.C. 20231

Sir:

Please change the correspondence address for the above-referenced application to be as follows:

> William C. Rooklidge Howrey Simon Arnold & White, LLP 301 Ravenswood Avenue, Box No. 34 Menlo Park, CA 94025

Please change the attorney docket number to the new attorney docket number (05742.0007.CPUS00) as shown above. Please direct telephone calls to 949-759-3904.

Respectfully submitte

illiam C. Rooklidge, Reg. No. 31,791

HOWREY SIMON ARNOLD & WHITE, LLP 301 Ravenswood Avenue, Box No. 34 Menlo Park, CA 94025 FAX No. (650) 463-8400 Telephone No. (949) 759-3904



1000				
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION ND.
09/428,395	10/28/1999	ADAM MICHAEL PENNE	17954-22	4594
75	90 02/11/2003		EXAMIN	ER.
Joel D Voelzke Howrey Simon Arnold & White LLP		DECEMEN	BRITTON, HOWARD W	
301 Ravenswood A		RECEIVED	ART UNIT	PAPER NUMBER

UNITED STATES

MAR 0 5 2003

2613 DATE MAILED: 02/11/2003

Technology Center 2600

FAX RECEIVED SEP 2 9 2003

PETITIONS OFFICE

Determination of Patent Term Extension under 35 U.S.C. 154 (b) (application filed after June 7, 1995 but prior to May 29, 2000)

The patent term extension is 0 days. Any patent to issue from the above identified application will include an indication of the 0 day extension on the front page.

If a continued prosecution application (CPA) was filed in the above-identified application, the filing date that determines patent term extension is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system. (http://pair.uspto.gov)

Any questions regarding the patent term extension or adjustment determination should be directed to the Office -of Patent Legal Administration at (703)305-1383.

Match & Return

Pige 3 of 4

PTOL-85 (REV. 04-02) Approved for use through on 151/2004.



United States Patent and Trademark Office

PRITTED BYAYES DEPARTMENT OF COMMISSION United States Patens and Treasment Offices Money Congressions of Patents and Traditikalies

NOTICE OF ALLOWANCE AND FEE(S) DUE

02/11/2003

Joel D Voclzke Howrey Simon Arnold & White LLP 301 Ravenswood Avenue Box No 34 Menlo Park, CA 94025

EXAMINER **BRITTON, HOWARD W** CLASS-SUBCLASS ART UNIT 375-240000

DATE MAILED: 02/11/2003

			ATTORNEY DOCKET NO.	CONFIBMATION NO.
APPLICATION NO.	FILING DATE	FIRST XAMED INVENTOR		
09/428,395	10/28/1999	adam Michael Fenne	17954-22	4594

title of invention: matching a reduced spectrum lighting source with video encoding program variables for INCREASED DATA COMPRESSION RATIOS

A THE ST ASSESSED.	SMALL ENTITY	IBSUE PER	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
APPLN. TYPE	VRQ	\$650	02	\$650	05/12/2003

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEF 1308.

THE IBSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status;

A. If the status is the same, pay the TOTAL FEE(S) DUE shown

B. If the status is changed, pay the PUBLICATION FEE (if required) and rwice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.

Applicant claims SMALL ENTITY status. Sec 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Parent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Byen if the fce(s) have already been paid, Part B - Fce(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Page 1 of 4

PTOL-85 (REV. 04-02) Approved for use through 01/11/2004.

a) 🔲 Ali

<u>T-</u>872 P.021/021

Notice	of	Allow	rability
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2. X The allowed claim(s) is/are 1-13

Certified copies not received:

b) 🗆 Some*

Application No. Applicant(s) 09/428,396 A. M. Fenne Fxamine Art Unit Howard W. Britton 2613 ...The MAILING DATE of this communication appears on the cover sheet with the correspondence eddress. All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course.

THIS MOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdraws from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308. 1. This communication is responsive to papers filed 12/27/2002 3. A The drawings filed on _____ Dec 27, 2002 ___ are accepted by the Examiner. FAX RECEIVED 4. Acknowledgement is made of a ciaim for foreign priority under 38 U.S.C. § 119(a)-(d). SEP 2 9 2003 1. Certified copies of the priority documents have been received. PETITIONS OFFICE 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this national stage application from the International Bureau (PCT Rule 17.2(a)). 5. Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(a) (to a provisional application). (a) \square The translation of the foreign language provisional application has been received. 6. Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT 7: A SUBSTITUTE OATH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL PATENT APPLICATION (PTO-162) which gives reason(s) why the oath or declaration is deficient. (a) 🔲 including changes required by the Notice of Draftsperson's Petent Drawing Review (PTO-948) attached (b) \square including changes required by the proposed drawing correction filed , which has been (c) \square including changes required by the attached Examiner's Amendment/Commant or in the Office action of identifying indice such as the application number (see 37 CFR 1.84(e)) should be written on the drawings in the top margin (not the back) of

each sheet. The drawings should be filed as a separate paper with a transmittel letter addressed to the Official Praftsparson. 9. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the

attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.

c) None

Attachment(s) 1 Notice of References Cited (PTO-892)

3		Notice of Draftsperson's Patent Drawing Review (PTO-948)
_	_		

8. CORRECTED DRAWINGS must be submitted.

approved by the examiner.

1) herate or 2) to Paper No.

5 Information Discissure Statement(a) (PTO-1448), Paper No(a).

Examiner's Comment Regarding Requirement for Deposit of Biological Material 9 Char

U. S. Petent and Tredemark Office PTO-37 (Rev. 04-01)

Notice of Allowability

W. BRITTON

Part of Paper No. 12

2 Notice of Informal Patent Application (PTO-152) 4 [Interview Summary (PTO-413), Paper No.]

8 D Exeminer's Statement of Ressons for Allowance

5 Examiner's Amendment/Comment